

## UNITED STATES PATENT AND TRADEMARK OFFICE

## CERTIFICATE OF CORRECTION

PATENT NO : US 6,815,452 B2

DATED : November 14, 2008

INVENTOR(S) : Sabine Germeyer

It is certified that error appears in the above-identified patent and that said Letters Patent are hereby corrected as shown below:

Column 22, lines 33-34, reads "halogen or physiologically acceptable salt thereof." should read -- halogen. --

Column 22, lines 45-46, reads "fluorine or physiologically acceptable salt thereof." should read -- fluorine. --

Column 22, lines 55-56, reads "fluorine, or physiologically acceptable salt thereof." should read -- fluorine. --

Column 22, lines 64-65, reads "fluorine, or physiologically acceptable salt thereof." should read -- fluorine. --

Column 23, line 3, reads "claim 1 or a physiologically acceptable salt thereof and" should read -- claim 1 and --

Column 23, line 7, reads "claim 2 or a physiologically acceptable salt thereof and" should read -- claim 2 and --

Column 23, line 11, reads "claim 3 or a physiologically acceptable salt thereof and" should read -- claim 3 and --

Column 23, line 15, reads "claim 4 or a physiologically acceptable salt thereof and" should read -- claim 4 and --

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PATENT NO.

No. of additional copies



**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

U.S. Patent No.: US 6,815,452 B2

Serial No. : 10/772,797

Filed : November 10, 2006

Issued :

For : FLUORENECARBOXYLIC ACID ESTERS, PROCESS FOR THE  
MANUFACTURE THEREOF, AND USE THEREOF AS MEDICAMENTS

**PETITION FOR CERTIFICATE OF CORRECTION  
PURSUANT TO 37 C.F.R. § 1.322 OR § 1.323**

Assistant Commissioner for Patents  
Washington, D. C. 20231

Sir:

Applicants hereby request that the above-identified U.S. patent be corrected in accordance with the attached Certificate of Correction.

The correction is of a minor character. Since it is clear from the specification and claims that the compound of formula 1 is already a physiologically acceptable salt, the recitation of “a physiologically acceptable salt thereof” or “acid addition salt thereof” is redundant and its removal from the claims does not affect the scope or nature of the claims.

I. C.F.R. § 1.322

- ☐ The mistake(s) was/were incurred through the fault of the Patent and Trademark Office and is/are clearly disclosed in the records of the Office. Therefore, no fee is due.

II. C.F.R. § 1.323

- ☒ At least some of the mistakes was/were made by the applicant. Therefore, a check in the amount of \$100.00 in payment of the fee set forth in 37 C.F.R. § 1.20(a) is enclosed herewith.

Enclosed herewith is a Form PTO-1050 (in duplicate) listing errors that have been found in the above-identified patent. The error(s) are of a clerical or typographical nature or of minor character and were made in good faith. The requested correction(s) do not constitute new matter

or require reexamination.

III. Accordingly, patentees and their assignee respectfully request that the Patent and Trademark Office issue a Certificate of Correction pursuant to 37 C.F.R. § 1.322 or § 1.323, respectively.

Respectfully submitted,

\_\_\_\_\_/John A Sopp/  
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JAS/ras